

UNITED STATES BANKRUPTCY COURT

District of Delaware

In re FTX Trading Ltd., et al., Debtors

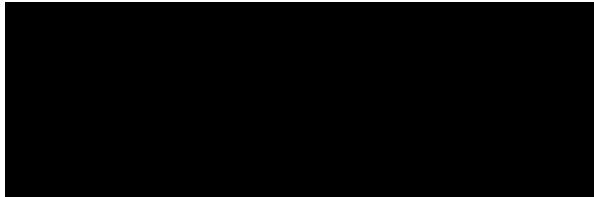
Chapter 11

Case No. 22-11068

(Jointly Administered)

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of TransferorName of Transferee**Phoenix Digital LLC****Attn: Tian Zeng**Email: tzeng@nirvana-cap.com

42 W 33rd St, 27B

New York, NY 10001

An undivided interest in **100%** of Seller's right, title, interest and obligations to the following claims:

Claim No./Schedule	Creditor Name	Amount(s)	Debtor	Case No.
Confirmation ID # [3265-70-LDJOA-546699018]	Name on File	100%	FTX Trading Ltd.	22-11068
Schedule # [6751346]				
Claim # [40608]				
FTX ID [111989732]				
Unique Customer Code: [4969629]				

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

Date: Jan 14th 2024

TRANSFeree
[BUYER]

By 
Name: Tian Zeng
Title: Founder

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

04969629	Contingent	AVAX-PERP[0], BTC[23.71252620], BTC-MOVE-0516[0], BTC-MOVE-0517[0], BTC-MOVE-0602[0], BTC-MOVE-0603[0], BTC-MOVE-0615[0], BTC-MOVE-0616[0], BTC-MOVE-0619[0], BTC-MOVE-0620[0], BTC-MOVE-2022Q2[0], BTC-MOVE-2022Q3[0], BTC-MOVE-2022Q4[1.685], BTC-MOVE-2023Q1[4.4214], BTC-MOVE-WK-0617[0], BTC-MOVE-WK-0715[0], BTC-MOVE-WK-0722[0], BTC-MOVE-WK-0729[0], BTC-MOVE-WK-0805[0], BTC-MOVE-WK-0812[0], BTC-MOVE-WK-0819[0], BTC-PERP[-0.43580000], CEL[-0.27255376], CEL-0930[0], CEL-PERP[0], ETH[280.15590568], ETH-0930[0], ETH-1230[0], ETH-PERP[0], ETHW[119.58688065], FTT[1801.33989401], FTT-PERP[0], GST-PERP[0], ICP-PERP[0], KLUNC-PERP[0], KSHIB-PERP[0], LUNA2[48.97818701], LUNA2_LOCKED[114.2824364], LUNC-PERP[0], PEOPLE-PERP[0], SOL[468.2981954], SOL-0930[0], SOL-PERP[0], SRM[20.2115961], SRM_LOCKED[377.2884039], SRN-PERP[0], USD[-28509.66], USDT[95.79924015], USTC-PERP[0], WAVES-0624[0], WAVES-0930[0], WAVES-PERP[0]		
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EVIDENCE OF TRANSFER OF CLAIM
TO THE DEBTOR AND THE BANKRUPTCY COURT:

For value received, the sufficiency of which is hereby acknowledged, [REDACTED]
[REDACTED] (“Seller”) hereby unconditionally and irrevocably sells, transfers, and assigns to
[Phoenix Digital LLC] (“Purchaser”) all of Seller’s right, title, and interest in and to **Proof of
Claim No.[3265-70-LDJOA-546699018] associated with Customer ID [111989732], Unique
Customer Code of: [4969629], Claim # [40608]** (the “Proof of Claim”) filed against FTX
Trading Ltd. and Alameda Research (the “Debtor In re FTX Trading Ltd. (Case No.
22-bk-11068) pending in the United States Bankruptcy Court for the District of Delaware (the
“Bankruptcy Court”).

Seller hereby waives any objection to the transfer of the Proof of Claim on the books and records
of the Debtor and the Bankruptcy Court, and hereby waives any notice or right to a hearing as
may be imposed by Federal Rule of Bankruptcy Procedure 3001, the Bankruptcy Code, or other
applicable law.

Seller acknowledges, and hereby stipulates, that an order of the Bankruptcy Court may be
entered without further notice to Seller transferring the Proof of Claim to Purchaser and
recognizing Purchaser as the sole owner and holder of such claim.

IN WITNESS WHEREOF, this Evidence of Transfer of Claim is executed on

Date: [Jan 14th 2024] [REDACTED]

Signature: [REDACTED]

Name: [REDACTED]

PRIME CLERK IS NOW KROLL RESTRUCTURING ADMINISTRATION. ALL PRIME CLERK URLS AND EMAIL ADDRESSES ARE AUTOMATICALLY REDIRECTED.



Creditor Data Details - Claim # 40608

Creditor

Name on file

Address on file

Debtor Name

FTX Trading Ltd.

Date Filed

08/17/2023

Claim Number

40608

Schedule Number

6751346

Confirmation ID

3265-70-LDJOA-546699018

Claim Amounts

Claim Nature	Schedule Amount	C*U*D*	Asserted Claim Amount	C*U*F*	Current Claim Value	Claim Status
General						
Unsecured						
Priority						
Secured						
503(b)(9) Admin						
Priority						
Admin Priority						
Total	\$0.00					

*C=Contingent, U=Unliquidated, D=Disputed, F=Foreign

Transfers, objections, stipulations, withdrawals and/or orders from this claim (if any) are not displayed to protect claimant privacy.

Claim Additional Info

Type	Name	Quantity
CRYPTO	BTC	23.712526208624087
CRYPTO	BTC-MOVE-2022Q4	1.685
CRYPTO	BTC-MOVE-2023Q1	4.4214
CRYPTO	BTC-MOVE-WK-0805	0
CRYPTO	BTC-PERP	-0.4358000000000002
CRYPTO	CEL	-0.2725537647361801
CRYPTO	ETH	280.1559056826
CRYPTO	ETH-PERP	0.0000000000001226
CRYPTO	ETHW	119.58688065
CRYPTO	FTT	1801.33989401
CRYPTO	LUNA2	48.97818701
CRYPTO	LUNA2_LOCKED	114.2824364
CRYPTO	SOL	468.2981954
CRYPTO	SOL-0930	-0.0000000000000036
CRYPTO	SOL-PERP	0.0000000000000568
CRYPTO	SRM	20.2115961
CRYPTO	SRM_LOCKED	377.2884039
CRYPTO	USDT	95.79924015569011
FIAT	USD	-28509.656819373926

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want to seek legal counsel on the particular facts and circumstances at issue. All search results provided through this website are qualified in their entirety by the official register of claims and the Schedules of Assets and Liabilities ("Schedules") and Statements of Financial Affairs ("Statements") filed in the bankruptcy case/s of the Debtor/s. Nothing contained on this Site or in the Debtors' Schedules and Statements shall constitute an admission or a waiver of any of the Debtors' rights to assert claims or defenses. Any failure by a Debtor to designate a claim listed on the Schedules as "disputed", "contingent", or "unliquidated" does not constitute an admission that such amounts are not "disputed", "contingent", or "unliquidated." For the avoidance of doubt, listing a claim on Schedule D as "secured," on Schedule E as "priority," on Schedule F as "non-priority," or listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract. Each Debtor reserves the right to amend their Schedules and Statements as necessary or appropriate. Debtors further reserve the right to dispute, on any grounds, or to assert offsets or defenses to, any claim reflected on their Schedules or filed against a Debtor, including objecting to the amount, liability, classification or priority of such claim, or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated."